

**AARONSON RAPPAPORT FEINSTEIN & DEUTSCH, LLP**

**ATTORNEYS AT LAW**

**757 THIRD AVENUE, NEW YORK, N.Y. 10017**

**212 593-6700**

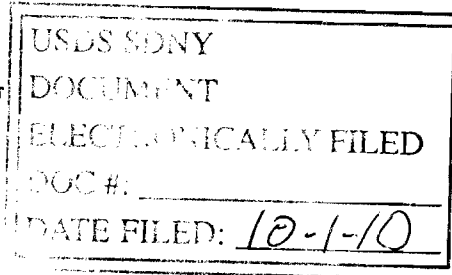
**FAX: 212 593-6970**

**MEMBERS OF THE FIRM**

MARK J. AARONSON  
LAWRENCE D. BLOOMSTEIN  
NEIL P. BRENNES  
RICHARD V. CAPLAN  
ROBERT J. CECALA  
ROBERT S. DEUTSCH  
SUSAN ETRA  
PETER J. FAZIO  
MARK B. FEINSTEIN  
CRAIG P. FENNO

MICHAEL M. FUTTERMAN  
ANDREW I. KAPLAN  
STEVEN Z. KRONOVET  
PHILIP D. LERNER  
NICHOLAS J. MAROTTA  
DAVID A. MAYERI  
ROBERT S. MELNICK  
DANIEL NEBSIM  
NANCY L. PENNIE

JAY A. RAPPAPORT  
LAWRENCE W. ROSENBLATT  
CAROL E. RUSSELL  
BARBARA A. RYAN  
BARRY M. SCHREIBER  
DAWN C. SHAPIRO  
ALISON R. SHIELDS  
NANCY A. STEPROE  
ELLIOTT J. ZUCKER



PETER J. FAZIO  
(212) 593-5458  
PJFAZIO@ARFDLAW.COM

September 30, 2010

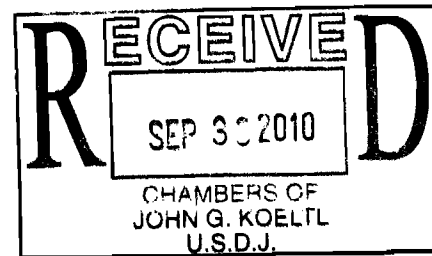
**VIA FACSIMILE (212) 805-7912**

United States District Court-Southern District of New York

500 Pearl Street, Court Room 12B

New York, New York 10007

Attn: The Honorable John G. Koeltl



Re: Ford v. Russian Federation

CIV: 09 CV 1646

Our File No. : 5003.001

**APPLICATION GRANTED  
SO ORDERED**

*[Signature]*  
John G. Koeltl, U.S.D.J.

Dear Judge Koeltl:

Please allow this to serve as a joint request for the Court to extend its order of August 2, 2010 wherein the Court indicated that the plaintiff may apply by letter for restoration of the action to the calendar within sixty (60) days of the August 2, 2010 order. All parties request a thirty (30) day extension of this order to November 2, 2010.

While all parties have agreed to settle this matter and the Russian Federation has agreed to pay Ford Motor Company a confidential sum to resolve this case, to date, the defendants have not issued the settlement check to the office of the undersigned.

Counsel for the defendants, who has joined in this request, has advised me that the process to issue the settlement draft must go through a certain government procedure which is why the plaintiff, while not pleased with this delay, has agreed to this final thirty day extension.

{00820701.DOC }

915014v.1

915617v.1

-2-

The Honorable John G. Koeltl  
September 29, 2010  
RE: Ford v. Russian Federation

At this time, defense counsel is unable to commit that the settlement draft will be delivered within thirty days but is hopeful that payment will be made by November 2, 2010. If the settlement draft is not received within the thirty days the plaintiff will forward a letter to the Court requesting the case be restored.

Should you have any questions, or require anything further, please do not hesitate to contact the undersigned.

Very truly yours,  
AARONSON RAPPAPORT FEINSTEIN & DEUTSCH, LLP



PETER J. FAZIO  
PJF:mk

CC:

VIA FACSIMILE (212) 371-1084

Kenneth M. Block, Esq.  
Tannenbaum Helpert Syracuse & Hirschtritt LLP  
900 Third Avenue  
New York, NY 10022

(927967-2)(00820701.DOC)

913014v.1  
915617v.1